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13	UNITED STATES DISTRICT COURT					
14	NORTHERN DISTRICT OF CALIFORNIA					
15	SAN FRANC	CISCO DIVISION				
16	DON C. BENNETT, COMERLIS DELANEY, GARY ROBINSON, DARREN	Case No. 11-1854 JS	T (NJV)			
17	SCOTT, and JON HOTZLER, on behalf of themselves and all others similarly situated,	STIPULATION AN FOR EXTENSION	ND <del>[PROPOSED]</del> ORDER OF PLAINTIFFS'			
18	Plaintiffs,	EXPERT REPORT CORRESPONDING	DEADLINE AND G SCHEDULE CHANGES			
19	V.					
20	SIMPLEXGRINNELL, LP,	Complaint Filed: First Amended	April 18, 2011			
21	Defendant.	Complaint Filed: Second Amended	June 27, 2011			
22		Complaint Filed: Third Amended	June 26, 2012			
23		Complaint Filed:	July 17, 2013			
24		Trial Date: Judge:	None Set Honorable Jon S. Tigar			
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STIPULATION AND [<del>PROPOSED]</del> ORDER FOR EXTENSION OF PLAINTIFFS' EXPERT REPORT DEADLINE AND CORRESPONDING SCHEDULE CHANGES

WHEREAS, under the existing pretrial schedule, Plaintiffs' deadline to produce an expert report was November 11, 2013, and the scheduled date for mediation is November 19, 2013;

WHEREAS, although the parties have worked diligently to meet the existing expert discovery deadlines, complications in the available data have frustrated the parties' efforts. Plaintiffs recently produced a narrower list of persons for whom they required data, and that has enabled SimplexGrinnell to collect and produce most of the required data.

WHEREAS, because Plaintiffs did not have all of the data they required, they were unable to produce their report by November 11, 2013, and the parties continued to discuss an extension through that date. Due to Plaintiffs' expert's pre-existing schedule conflicts and the delay in the production of data, they cannot complete their expert report until November 25, 2013;

WHEREAS, the parties agree that having expert reports available at the time of mediation will increase the chances that mediation will be successful. Thus, it is desirable to postpone mediation. In that regard, the parties and the mediator are all available on January 8, 2014;

WHEREAS, in light of the current circumstances, the parties believe it is in the interests of justice to extend the existing deadlines for expert discovery, in addition to the scheduled date for mediation and the hearing for Plaintiffs' Motion for Partial Summary Judgment. These deadlines will not affect the existing deadline of January 30, 2014 for the parties to file motions for class certification and/or dispositive motions;

## IT IS THEREFORE STIPULATED AND AGREED AS FOLLOWS:

- 1. Upon the approval of the Court, Plaintiffs' deadline to produce the damages expert report from designated expert witness Robert Fountain is extended to November 25, 2013;
- 2. Defendant's deadline to produce its rebuttal expert damages report is extended to December 16, 2013;
  - 3. The parties' damages expert deposition deadline is extended to January 10, 2014.
  - 4. The mediation deadline is extended to January 15, 2014;
- 5. The hearing date for Plaintiffs' Motion for Partial Summary Judgment is extended to January 23, 2014;
  - 6. The expert discovery deadline shall be January 10, 2014;

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1	7. The deadline for fil	ling class cartification and dispositive motions remains January			
2					
	30, 2014.				
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4	Dated: November 15, 2013	Respectfully submitted,			
5		By: /s/ Raymond C. Fay			
<ul><li>6</li><li>7</li></ul>		Raymond C. Fay Fay Law Group PLLC 1250 Connecticut Avenue, NW Suite 200			
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10		Bruce E. Menken			
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14		Email: bmenken@nyemployeelaw.com jrozger@nyemployeelaw.com			
15		Attorneys for Plaintiffs and Proposed Class			
16					
17	Dated: November 15, 2013				
18	,	By: /s/ Dominick Capozzola Dominick Capozzola (SBN 217381)			
19		Carolyn B. Hall (SBN 212311) Jocelyn A. Merced, <i>Pro Hac Vice</i>			
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24		carolyn.hall@ogletreedeakins.com jocelyn.merced@ogletreedeakins.com			
25		Attorneys for Defendant SimplexGrinnell LP			
26		Interneys for Defendant sumplexoruncu Li			
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ŀ	2 Case No. 11-1854 JST (NJV) STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF PLAINTIFF'S EXPERT REPORT DEADLINE				
	AND CORRESPONDING SCHEDULE CHANGES				

**ATTESTATION** Pursuant to General Order 45(X), I attest that concurrence in the filing of this document has been obtained from each of the other signatories. Dated: November 15, 2013 By: /s/ Dominick Capozzola Dominick C. Capozzola OGLETREE, DÊAKINS, NASH, SMOAK & STEWART, P.C. Attorneys for Defendant Case No. 11-1854 JST (NJV) STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF PLAINTIFF'S EXPERT REPORT DEADLINE

1		<del>[PROPOSED]</del> ORDER				
2	Pu	Pursuant to the Stipulation of the parties and GOOD CAUSE APPEARING, IT IS SO				
3	ORDERE	D.				
4			\(\lambda\)	1		
5	DATED:	November 18, 2013	Honor/ble Jon S.	Tigar		
6			United States Dis	strict Court Judge		
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			1	Case No. 11-1854 JST (NJV)		
			[ <del>PROPOSED]</del> ORDER	2.00. 2.2. 2.00. (2.10.7.)		
1	I					